

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

Case Number: 1:20cv02479

**DOS BOWIES, LP, AUSTIN WALTER, ADAM  
BRADEN, BARRY ETTINGER, BENJAMIN PHILLIPS,  
TYC INVESTMENTS, LLC, DANNY EAPEN,  
ERIC KUNTZ, GEOFFREY ALEXANDER,  
HUNTER HUDSON, JOSE LLINAS, JOSEPH THAMES,  
JAMES-PAUL DILL, KENNETH WALTER,  
PAUL PISKAK, RAFAL SUBERNAT,  
RICHARD CAIN, ROY ABRAHAM,  
RUSSELL BABBITT, RYAN KOCHEN, RIPE CAPITAL  
PARTNERS LLC, STEVE NURKIN, SYED KALIM  
HUSSAINI, HEESUK R. YOON, SUNIL CHERRY,  
PARAG JOSHI, HITEN PATEL, NIMISH PATEL,  
DAVID WEHBY, PALAM ANNAMALAI,  
JASON MORRIS, MAULIK PARIKH, VENKAT IYER,  
HANNIE PATEL, SHYAM KISHAN, WILLIAM HEFLIN  
BARTON, III, RYAN NEUHAUS and GUPTA  
BROKERAGE LLC,**

**Plaintiffs,**

v.

**MICHAEL ACKERMAN, DR. QUAN TRAN,  
and JAMES A. SEIJAS,**

**Defendants.**

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**AFFIDAVIT IN SUPPORT OF DEFAULT**

I, Jenny Johnson-Sardella, hereby declare, under penalty of perjury, pursuant to 28 U.S.C. §1746(2), this 1<sup>st</sup> day of June, 2020, that I am the attorney of record for Plaintiffs Dos Bowies, LP (“**Dos Bowies**”), Austin Walter (“**Mr. A. Walter**”), Adam Braden (“**Dr. Braden**”), Barry

Ettinger (“**Dr. Ettinger**”), Benjamin Phillips (“**Dr. Phillips**”), TYC Investments, LLC (“**TYC**”), Danny Eapen (“**Dr. Eapen**”), Eric Kuntz (“**Mr. Kuntz**”), Geoffrey Alexander (“**Dr. Alexander**”), Hunter Hudson (“**Mr. Hudson**”), Jose Llinas (“**Dr. Llinas**”), Joseph Thames (“**Mr. Thames**”), James-Paul Dill (“**Mr. Dill**”), Kenneth Walter (“**Mr. K. Walter**”), Paul Pisklak (“**Dr. Pisklak**”), Rafal Subernat (“**Dr. Subernat**”), Richard Cain (“**Dr. Cain**”), Roy Abraham (“**Mr. Abraham**”), Russell Babbitt (“**Dr. Babbitt**”), Ryan Kochen (“**Mr. Kochen**”), Ripe Capital Partners LLC (“**Ripe Capital**”), Steve Nurkin (“**Dr. Nurkin**”), Syed Kalim Hussaini (“**Dr. Hussaini**”), Heesuk R. Yoon (“**Dr. Yoon**”), Sunil Cherry (“**Dr. Cherry**”), Parag Joshi (“**Dr. Joshi**”), Hiten Patel (“**Dr. H. Patel**”), Nimish Patel (“**Dr. N. Patel**”), David Wehby (“**Dr. Wehby**”), Palam Annamalai (“**Dr. Annamalai**”), Jason Morris (“**Dr. Morris**”), Maulik Parikh (“**Dr. Parikh**”), Venkat Iyer (“**Dr. Iyer**”), Hannie Patel (“**Dr. Patel**”), Shyam Kishan (“**Dr. Kishan**”), William Heflin Barton, III (“**Dr. Barton**”), Ryan Neuhaus (“**Dr. Neuhaus**”) and Gupta Brokerage LLC (“**Gupta Brokerage**”) (collectively, “**Plaintiffs**”) in the above-entitled case and am familiar with the facts and circumstances surrounding the case; that Defendant Michael Ackerman (“**Ackerman**” or “**Defendant**”), a competent adult, not in military service, was served on May 8, 2020 (Docket Entry 20) in compliance with Federal Rule of Civil Procedure Rule 4(e) and the laws of the United States.

I further declare, under penalty of perjury, that: Defendant Ackerman has made no appearance in this case; no pleading has been filed or served upon the attorney for Plaintiffs; no extension has been given; and the time for filing has expired.

The Clerk is requested to enter a Default against said Defendant.

**DATED:** June 1, 2020  
Coral Gables, Florida

**HUNTER TAUBMAN FISCHER & LI LLC**

/s/ Jenny Johnson-Sardella  
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**CERTIFICATE OF SERVICE**

The undersigned attorney hereby certifies that the aforementioned document was filed through the Court's CM/ECF system on June 1, 2020. Parties of record may obtain a copy through the Court's CM/ECF system. The undersigned certifies that no party of record requires service of documents through any means other than the CM/ECF system.

*/s/ Jenny Johnson-Sardella*

Jenny Johnson-Sardella